

**Modus tenendū Cū Baron
cum viſu franc̄ plegij.**



2
John
N. Aue

¶ Modus tenendū Cū barofficium
villū francū plegiū.

In primis pceptū fiat balliis ad pveniendū
Cū per Senescallū. &c.

Thomas. B. Senescallus excellentissime & sic dñe
p. ducille. R. in com. C. Richardo. C. ballio mane-
ri de. D. Alia tibi pcepto parit & mado qd diligent
fmunt facias Cū de. D. p. dicit tenendū erga diem
hunc primū post festū sancti. Nicolai primū futurū
post datū present iū. Dato sub sigilla meo tali die &
āno. Senescallus q tenet cū scribet itē in hoc mō
in papiro. &c. primo ponat nomē loci verbi gratia.

¶ Cū cum villū francū plegiū tēta ibi die lune
primo post festum. &c.

¶ Cū hoc factū fuerit senescallus fac bebetū bñ balli-
uū qui servat cū proclamare alta voce Dyes. si sit
dies lete trina vice & si sit cū nisi unica vice. &c.

Et tūc dicat. All maner of mē that have for to do
here at this day for the courte o for the lete o & we
here and attēde to the courte.

¶ Et tūc vocent pro forma cū Elloynes & piers
of luyte o pte trina vice / & thā yf there be ony that
sholde be alloyned entre it in p paper in this maner
wyle. Thomas de. A. elloiper Robertū B. & sic de
aliis. Et cū hoc factū fuerit vocēt plegiū nominatim
put pat in veteri titulo Cū si sit dies lete. Et si
sit si dies Cū tūc vocēt. xii. & bñe yf there be ony
playntes pceptis attachmentes. o bystres han-
gynge in p courte rolles reherce thē openly in the
courte howe the bayliffe hath served them. &c.

¶ Also if there be ony playntes of olde hāgynge in

the court roll before this court let call the parties before enqueste be charged yf the playnte shall passe by the homag^r knowlege. &c

Et cum hoc factum fuerit call the enquest & by the fyrst man laye his hande vpon the boke sayeng vnto hym in this wyse.

Thou shalt truely enquire & true presentment make of all þ^r thou shalt be charged of / in þ^r kynges behalfe and of the lordes of this fraunches that is woorth to be presented and the kynges counceyll thy felowes & thyne owne well & truely kepe and for nothyng let but sothe saye so helpe the god and thy holy dome & abyde hym kysse þ^r boke & than call t wo o^r thre toggyder & abyde them lay they^r handes vpon the boke and saye to them in this wyse.

Al such othes as John here hath swozne ye shall kepe so helpe you god and holy dome & abyde theym kysse the boke and so call forth al the enquest in the same maner of wyse & charge them to stande toggyder and here they^r charge. &c.

This is the charge of the court.

If yste ye good men that ben swozne ye shall enquire and truely presente all the sueters that owe any sute to this court at this day as for the p^r tenants yf they be here o^r no & present they^r names & make defaute.

Also if there be any tenaunte dede sithen þ^r laste court daye ye shall enquire of them & do vs to wete what he helde of this lordshype at the day of his dethe & what auantage the lord sholde haue by

his dethe as warde marlage & releef oꝝ eschete oꝝ
any otheꝝ pꝛofyte & who is his nexte heyre & what
age he is of and in whole keepynge.

¶ Also if there be any rēt custome oꝝ seruyce with
drauen fro this lordshyp that ought of ryght to be
done ye shall enquyre by whome it is withdrauen
& what custome oꝝ seruyce it is and in what baylis
tyme & howe it hath ben withdrauen & where the
lāde lyeth that we may dyspayne foꝝ y^e arreages
that be behynde.

¶ Also if there be any bonde man of blode that put-
teth his sone vnto the scole to make hym pꝛiest oꝝ a
pꝛēpse oꝝ set hym to craft oꝝ marpeth his doughter
without leue ye shall do vs to wete.

¶ Also yf there be any lōde man that letteth his lā
de that is to say foꝝ the halfe oꝝ foꝝ the thyrde thefe
without leue oꝝ els if there be any bonde man that
wth draweth his goodes oꝝ catelles out of this lord-
shyp without leue ye shall do vs to wete.

¶ Also if the lordes comē be surcharged by any te-
naunt with mo beestes than he sholde after y^e quā-
tite of his tenour ye shall do vs to wete.

¶ Also if there be any bonde man of blode that lon-
geth to this lordshyp that is fled & dwelleth with
out this lordshyp without fyne oꝝ rāisō mak y^e ge
ye shall do vs to wete.

¶ Also yf there be any alyenacyon ouer .xii. monethes
and a daye oꝝ lesse foꝝ terme of yeres in fee oꝝ i
fctayle ye shall do vs to wete.

¶ Also if there be any transmutacion of possession
that is to saye cōpy lande foꝝ fce lande oꝝ free lande

for copy lande wherof þ lord myght take ony dysa-
uantage in amendynge of the one & appayrynge
of the other ye shall do vs to wete.

¶ Also of all maner wast done in housynge lettyn-
ge downe or cuttynge the grete tymber.

¶ Also of all trespassours in cozne or grasse or in pa-
sture or greues or medes/fysshers or foulers/hun-
ters or haukers within this lordshyp or the lordes
waren ye shall do vs to wete yf there be ony luche

¶ Also yf there be ony tenaūt of copy holde tenaūt
at wyll or tenaunt or bonde terme that suffreth his
tenementes to be ruynose and fall downe or elles
ony fermer boude to reparacyon repayre not as he
ought to do. do vs to wete.

¶ Also yf there be ony bonde man of blode within
this lordshype that purchaseth ony fre lande with-
out ony leue or lycence ye shall do vs to wete what
it is and what he yres he hath.

¶ Also of all other thynges that ye haue knowen
that ought to be presented/ to the lordes auayle ye
shall do vs to wete therof by þ othes that ye haue
made and byynge in a true presentement

¶ Also if ony make ony rescous or breke ony arrest
made by the bayly or ony other offycer or els yf ony
man breke þ lordes ponde that is to lay adistresse
put in the lordes pound by ony offycer & taken out
agayne without lycence do vs to wete.

¶ Also if ye knowe ony that remeueth or pulleth bp
mere stones or stakes betwene lordshyp & lordshyp
or tenaūt & tenaūte fre or bōde plet the y hames.

¶ Also if ony tenaūt gyue ony landes to y churche

that is to saye in to moztmayne syth þ̄ statu therof
was made without lycence of the kyng and the lord
of this lordshype ye shall present his name.

¶ Also if ony man haue encroched ony of the lordes
soyle that is to saye londe medowe more pasture or
ony vacant grounde without lycence of þ̄ lord present
his name.

¶ Also if ony man holdeth. ii. tenementes & waste-
th that one and woth with ony trees fro one to that
other if ye knowe ony suche present theȝ names by
your foresayde othes.

¶ Also if ye knowe that ony tenaunt haue made
ony strepe or wast upon his boode tenement (strepe)
is to say pullynge bp of trees or hedges (wast) is to
say lete howses fall downe for defaute of reparacio
if there be ony suche present theȝ names.

¶ Also if ye knowe ony tenaunt ex̄ kepeth or woth
with ony eydwyses that longe to this lordshyp
Courtrollis retailles customeries or ony other eyd-
dences ye shall present theȝ names.

¶ Here begynneth the charge of the lete

¶ First ye shall truly present if all þ̄ hedborowes
with theȝ desyners that owe sute here this daye
be here yf not present theȝ names.

¶ Also ye shall enquyre of pettit tresō if there be ony
amonge you þ̄ be mony makers or clippers or wa-
sters of þ̄ kynges coppe or counterfeitours of the
kynges seale or slaceth theȝ maysters ye shall do
ys to wete.

Also ye shall enquire if there be any amonge you that putteth out any manes or womans Eyen or cut out his tonge or cut his nose or dysfigure any membre to the content y they sholde nat le or speke ye shall do vs to wete therof and of hous brenters & they rectours.

Also if there be any smale theues amonge you that stele gees capons hens chekyns theues of cozne i haruest or any other gere in menes wyndowes pruely that passed nat y value of .xii. d. ob. do vs to wete therof.

Also if there be any men amonge you y ben receptours of theues or that go in messages of felons as for bytyle or any other thyng to they sustenance ye shall do vs to wete.

Also yf ye knowe amonge you any grete theues that steleth nete/oxen or kyne or shepe or any other goodes of grete value ye shall do vs to wete.

Also yf there be any amonge you that hath take the chyrchyarde and escaped without any abiuracyon of the royaume as the lawe wyl ye shall do vs to wete.

Also yf there be any amonge you that hath be arrested for suspencion of felony & let goo without any auctoryte lawfull do vs to wete of they names.

Also yf there be any amonge you that hath forsworne the kynges lande and hath retorne agayne without spec pall grace of the kyng that dwel leth within this lordshipp ye shall do vs to wete.

Also yf there be any cutte agaynst the kynges peas & not pursued do vs to wete.

Allso of all assautes & trayzs made agaynst the
kynge's peas do vs to wete.

Allso if there be made ony rescous or arrests hap-
pen to any of the kynge's offycers in lettynge the
to do they ought to do ye shall do vs to wete.

Allso of all woundes made of blode shedde or wepe
drawe apenst þe kynge's pease ye shall do vs to wete.

Allso of all comen bakeres amonge you that ma-
ke vnholysome brede for mannes body and kepe nat
the assyse ye shall do vs to wete.

Allso of all brewers and tapsters that brew and ke-
pe not the assyse & sell by Cuppes dyshes and boole-
les and by mesure vnsealed do vs to wete.

Allso if there be any amonge you that vseth dou-
ble mesures that is to saye a grete mesure to bye
with and a smaller to sell with or vseth false balā-
ces or weyghtes or yardes in discepte of the kyn-
ge's people shewe vs.

Allso of al bochers fythens or any other bytelers
þe sell bytells corrupte & nat holsoe for mannes body
or sell to excessyuelly ye shall do vs to wete of them.

Allso yf there be any wayes wateres dyches or
parches streyted or stopped or tourned out of the ry-
ght cours in to wronge cources vnto the noysaun-
ce of the kynge's people do vs to wete.

Allso of all purpasmute made vpon lande or wa-
ter or with blockes or with stockes in the hyghe
waye ye shall do vs to wete.

Allso yf there be any howse or hedge or dyche or
walle a rypled or caste downe to the noysaunce of
the kynge's people do vs to wete.

Also of all whyte sellers þ sell not good chaffer
as they ought to do reasonably and by the skynnes
in any other place than in to wone or market ye that
do vs to wete.

Also of all corde waners & art pcyers that make
not good chaffer for the people as they ought to do
ye shall do vs to wete.

Also all those that be .xii. yere olde and more and
haue dwilled within this lordshyp .xii. monethes
& a day & be not sworn to the kyng do vs to wete
of them and they receitours.

Also of all boundes brakers þ remoue stones or
stakes and takers of house downes with metes or
with other crafte do vs to wete.

Also of all comon chyders & brawlers to the noy
saunce of his neyghbours & cucloppers vnder
mennes walles or wyndowes by nyght or by day
to brete tales or to dyscouer theyr counsaile to ma-
ke debate or dyscencion amōge theyr neyghbours

Also if there be any man þ kepeth any grethound
be that may not dyspende .xl. s. by þ yere & yf there
be any prest that kepeth any grethounde that may
not dyspende .x. l. by the yere yf there be any suche
do vs to wete.

Also of al maner of waues of goods or statelles
fugyt yfe of felonys þ forfayte within this lordshyp
do vs to wete.

Also of all strayfe that is comen in to this lord-
shyp as of beestes horse/nete, shepe, swyne or swan-
nes þ haue be within this lordshyp .xii. monethes
and a daye and not chalenged yf the Lord be any

swered of the ym or no.

Also ye shall do vs to wete of all purse cutters.

Also yf there be ony regratours or forstallers amonge you that lye in the waye to byc corne or any other bytayles at the towne's ende or in any other place to make the pryce thereof deere do vs to wete of the ym.

Also yf there be ony myllers amonge you y^e b^e take excessyue tolle other wyle than they ought to do by ryght ye shall do vs to wete.

Also yf there be ony bacaboudes or basarders or robbers amonge you that wake on the nyght & slepe on the day and haunte custonable ale houses & saueries and routes aboute and no man wote fro whēse they come ne whether they shall ye shall do vs to wete of them and of they^r recettours.

Also yf ouy trealoure hath be founde vnder the erth or aboue as golde and syluer or ony other ryches yf the lo^rde be answered therof or not.

Also of all entrocementes made vpon the kyn^ges possessyon ye shall do vs to wete.

Also of all lollardes yf there be ony amonge you and all they^r scoles ye shall do vs to wete.

Also ye shall enqyre by your othes of the constable all crowners baylyffes or other offycers y^e longe to this lordshyp yf they haue truly & duely done they^r offyces or no.

Also of all rauyshers of women yf there be ony amonge you within this lordshyp ye shall do vs to wete of they^r names.

Also of all maner of felonys & robberys felo-

nously done within this lordshipp by whom / when
of / where and what tyme yf ye fynde any suche a
monge you ye shall presente it. &c.

Also ye shall enquire by the othes that ye haue
made yf all the defautes & playntes that were pre-
sented at the last lete daye be amended or no as they
ought to be and of these poyntes & of all other that
ye be wonte to be charged of / as for the court / and
for the lete that is worthy to be presented ye shall
go to gyders and brynge in true verdyte.

¶ Entres del court Baron.

Inquisicio capta ex officio senescalli i p homagi-
um q dicit q abbas de / B Johānes & et Kober-
tus & terre tenētes de C sunt sectatores curie & fa-
ciunt def. ideo ipsi in mia separati.

Et dicit q Johānes R q de dñio tenuit bñm mes-
suagium cum partinefi apud. Robit citra pri. cur
post cuius mortem nichil accidit dñio de hietto eo q
nullum hñt aial. Et pro eo q nullus modo bñm in
cur ista ad clamāb pdictum messuagiū cū pertinefi
extra manū dñi. Ideo pceptum est illud seilire sal-
uo sui cuiuslibet de exiē inde dñio respondere quosq
&c. & dicit q R B est ei⁹ filius & heres ppinquior &
plene etatis.

Et modo ad hanc curiā venit pdictus R B & pe-
titiō dñi admitti ad predictū bñm cum ptinefi scōm
cōsuetudinē manerit. Et admissus est tenens & dñi
dñio de fine p ingressu inde habendo ut patet in ca-
pite. ut fecit domino fidelitatem.

Johānes. R. querit vsus Richardū. H. de p̄lito
debiti plegi de p̄lito. **J. D. P. T.** Et p̄lito est predicto.
Richardo erga primam cū ad respondē p̄fati Jo
hanni in p̄lito predicto.

Johannes B. petit licē cōi. **J. H.** in p̄lito debiti
ide o ipse in misericordia.

Richardus B. non p̄lito q̄ s̄ ver s̄ in p̄lito debiti
ideo ipse in mīa.

Wills H. in mīa p̄lito q̄ s̄ ver s̄ in p̄lito debiti
Johānes B. q̄ incidit in inq̄litionē i qua se posuit
versus R. B. in p̄lito t̄his vel debi super dō. xx. s̄. s̄
p̄cept c̄t baille leuat dō. xx. s̄ de bonis & catallis
dicti. **J.** ad opus dicti R. Et pro dampnum cōi est
ei p̄ cū. xii. d. erga proximam cū. **Ac.** Et predictus
J. in mīa.

Johannes B. queritur versus R. B. in p̄lito t̄his
vel conueni. **Ac.**

Et postea partes p̄dicte hēnt diem concordē vlcq̄
proximā cū ex eorū cōi assensu. **Ac.**

Johānes B. h̄z diē vlcq̄ primā cū se sexta m̄ ad
badianū legē s̄ vsus R. B. in p̄lito de bitu sup dō. xx. s̄.
quos ab eo exigit vt verū debitū suū. **Ac.**

Ad hanc curiā venit wills B. natu⁹ huius ma
neris et petit licē maritandū Johānnā filiā suā infra
dominiū istud vel extra cui dñs p̄ T. B. senescall. s̄
cōcessit licē maritandū illā & dat dñs dñs sine p̄ licē p̄e
dicta put patet in capite.

Ad hanc cū veni **J. A.** natu⁹ dñi et petit licē mo
randū extra dñiū istud cui dñs p̄ T. senesc. s̄ cōcessit
licē & dat dñs pro chiagio s̄ per licē hñs. vi. capō & sic
de aliis Thomas R. in pastura dñicū aūis suis

dēpāst fuit concutauit et consumpsit diuersē bñ.
Ideo ipse in misericordia.

¶ **Johānes B** succidit arbores in bosco dñi ideo ipse in mia. ¶ Item dicit qd **R C** est cōs benator in warrenno & pco dñicum arcub⁹ & sagittis leporetis et aliis canibus Ideo ipse in mia.

¶ Item dicit qd **J** natiu⁹ dñi p quis tres accras tre sine lic dñi i villa de **E** ideo pcept est ball seistre pēdict tres accras tre & ide respondere dño de exitib⁹ Item dicit qd **R** retraxit reddit de dño isto. vi. d. & retro exitit p annū vel p duos annos vel retraxit reddit vatus galline et sic de huiusmodi & ideo pēdict dñi p arcerag⁹.

¶ **Will's D** non pōt querelā versus **C** in pfito tñs Ideo ipse in misericordia.

¶ Ad hāc cū venit **R C** & corā **R B** senescal hui⁹ curie cognō se tenere de dño tras vocē **B L** p cartam per seruiciū. xlii. d. p annū & lectā cū Et fecit ide dño fidelitate m.

¶ **W** est distring⁹ **J** H erga pxiimā cū ad ostēdi euidenē s qñ occupatēñ vocē **h** vñd **R S** & **A** bñ ei⁹ sequūt **J** H de plito terre videlicet de vno **T** of to & .iii. acē terre i **L** & pstantur sequi in natura bñs de forma donationis in discedē. &c. pleg⁹ de pñ **J** & **B** h.

¶ **T S** hūit diē bñq ad hāc cū ad badiandi leges vers⁹ **T E** i plito debiti sup dñi. xx. s & defecit de lege ideo ipse in mia &c. Et concedit p cū qd pdictus **T E** recuperet **B** l⁹ pdict **T**. S debiti p dñi et. xii. denar de dāpn⁹ quos pēdict ballol. uat de bonis et catallis ei⁹ **T S** ad opus pdicti **T E** erga pro-

primā curiā. ¶ Datus est dies homāgio ad me-
lius inquirendi de q̄di transgressionē in J. B. q̄
do h̄ def. erga proximam curiam.

¶ R B querit̄ verſ⁹ R Q̄ in plito debiti et q̄ te-
statur p̄ ball⁹ q̄d p̄dict⁹ R luti est ⁊ non venit ideo
ipse in mia ⁊ p̄cept⁹ est balliuo attach. eū erga proxi-
mam curiā ad respondi p̄dicto R in plito p̄dicto.

¶ R C q̄rit̄ verſ⁹ ¶ C de plito debiti sup̄ ddi. r. s.
quos ⁊ d̄ ⁊ iniuste detinet. ⁊c. eo q̄d. xxxiii. die oct.
āno r̄f̄ h̄. vii. nono apud h̄ mutuat fuit de dco q̄f̄.
bi s̄. soluendi eid̄ q̄f̄ quo ⁊ q̄n. ⁊c. dētūs def. p̄ dcm̄
quef̄ requisit⁹ fuit ad dāpnū dci q̄. llii. s̄. llii. di. et ideo
p̄duc̄ sect. ⁊c. Et dētūs def. bñ i p̄p̄ta persona ⁊ de-
fendi bñm ⁊ luti. ⁊c. quo ⁊ q̄n. ⁊c. ⁊ dicit q̄ nichil ei
debet. ⁊c. put verſ⁹ t̄pm narravit ⁊ hoc ponit se su-
per homag⁹ ⁊ p̄dict⁹ quef̄ similis Et sup̄ hoc oñat ho-
mag⁹ ⁊ luti dicit sup̄ sacram̄ suū q̄d p̄dict⁹ def. p̄f̄at
quef̄ debz p̄dict. bi. s̄. put. ⁊c. Et tax. dāpna ad. ii. s̄.
ideo cōf̄ ē ex pte cū q̄d p̄dicūs q̄ recup ⁊ p̄dict. r. s̄.
de p̄cipali debito vna cū dāpnū p̄ homagiū tax. et
p̄c̄ est ballio illos leuare erga primā cū de bonis
⁊ cat̄ ip̄i⁹ def. ad op⁹ eludi quef̄ ⁊ dicit def. in mia:
¶ R B querit̄ v̄l⁹ B C de plito debiti bñ q̄ dicit q̄d
ei debet et iniuste detinet. rr. s̄. eo q̄d tali die et a. ⁊c.
dētūs def per scriptū suū obligat huc curie plac̄ obli-
g⁹ se dco q̄f̄ i dci. rr. s̄. soluendi eid̄ q̄f̄ i t̄a festo pri.
tut. ⁊c. put p̄scriptū p̄dict⁹ obligat plene liq̄t ⁊ inde
p̄ducit sect. Et dētūs def. in p̄p̄ta p̄sona sua defēd̄
bñm et intut q̄n. ⁊c. Et dicit q̄d non est factum suū
nec aliquod ei debet. put super i⁹ verſ⁹ eū alle ḡ. Et
hoc parat⁹ est defēd̄ ē p̄ primā et dētūs que sūt bñ

dies datus ē ptib⁹ p̄dicti b̄lq̄ primā curiā. Et p̄t ē
balliuo qđ veniē fac̄ erga primam curiā. r̄ti. p̄bos &
legal̄ hoies de viſū iur̄ de plito p̄dictio.

C J R querit vers⁹ Edm̄ benet de plito debet l̄ t̄is
& sic de aliis & ḡtūat ex assēsu p̄ciū b̄lq̄ primā curiā
& totū homaḡ habet diē b̄lq̄ primā curiā ad certifi-
cand̄ descūs necnon omnia nondū execut̄ &c.

C P P & alicia broz eius querunt de R f et J bro-
ze ei⁹ de placito tre pleḡ de pleq̄ &c. Ideo p̄t est ip-
sos sum̄ scōm̄ ḡluetudinē manerit̄ erga primā cu-
riā ad r̄n̄ p̄fat̄ P & A de plito p̄dicto Et idez dies da-
ta est partibus quer̄.

J H verlus R C in plito debitor per W H.

C Sloyfi P f verlus W P in plito t̄is per H M.

C. S verlus M R in plito cōn̄ per A P.

R M verlus K L in plito det̄ per U M.

C Itē p̄dci iur̄ app̄ciauer̄. ii. vacas cap̄t noie dis̄
p̄ ar̄et̄ vni⁹ ānuall̄ redd̄. r̄. s. er̄unt de certis t̄er̄
et tenemētis quōd J C i S q̄ quidm̄ t̄is dicti iur̄
dic̄ qđ de iur̄ debet solui dñō huius manerit̄ ideo p̄t
est balliuo &c.

C Ad hāc curiā befi R B & dat dñō de fine p̄ l̄c̄ ad-
mitt̄ ad firmā t̄esū suū & .xvi. ac̄ tre boē. &c. a festo
scti Michael̄. &c. put p̄ in capite.

C Precept̄ est balliuo qđ veniē fac̄ erga primā curiā
r̄ti. p̄bos & legal̄ hoies de viſū ad faciēdū quādi iu-
ratā de quōd plito t̄is detent̄ vel quer̄ & sic de aliis

C Itē p̄t est qđ R B nō fec̄ opa cec̄ tēpore aut ūp-
nali p̄ diem & di p̄ vno croſto t̄er̄ boē L put ceteri
tenentur customar̄ fac̄ ideo in mia.

Quod ista curia pclamať fact i plēa curia alta boť
 & trina qđ si aliqđ heres **B** **C** modo clamať seu bē
 dicare voluit quoddā tēf. &c. boť &c qđ veiat ad pri
 mā curi ad dicendi p se necnō ad ostendi qđ p se hēt
 &c. ac blterius ad satisfacť dño de reddō & seruit inde
 aretro per spāť. x. ānoꝝ. sub pēa forfactuť tēf pđic
 ta in manū cñi de se & hered suis iꝑpetuū. &c.

	I	M	H	I	B	R
	P	M	R	S	C	L
iii. p rege	M	R	P	f	P	I
	C	W	D	A	L	M

Qui dicūt sup sacramētū suū qđ dāt dño de certo
 p cōi sine ad hūc diē ātiqua & luet put pz in capite.

Ite pē qđ **W** **C** hēt fossat nō clcurat apđ. &c. conf
 rui. ptiť tē ad noc ppli dñi regis **I**deo iꝑle in mia.

Ite pēlent qđ **W** **C** tē i sult sup **I** **S** cōtra pa
 ce dñi regis ideo eꝑt in mia Et diť cū baculo.

Ite pēlent qđ **R** **B** et **C** **D** sūt capite pleg & fac
 defalt ideo iꝑli in mia.

Ite pēlent qđ bta regia apđ **C** est valde nociua et
 effuudarat indefecū e l uť fossat **I** **B** idio in mia.

Ite dicūt qđ **S** natiu⁹ dñi est etatis. xx. ānoꝝ &
 mañ infra istud dñiū p ānū & diē & nō est iuf ad as
 sisā dñi regis ideo iꝑe in mia Et pē est balliuo iꝑlū
 dñi citra pri'cuť adiut eū ad alliam &c & qđ **W** **D**
 eum hospitat & reť. **I**deo iꝑe in mia. &c. Et diť qđ
W **B** hēt fossat apđ &c. conf. xii. ptiť. ad noc ppli do
 mini regis ideo in mia.

Item iurat dicūt sup sacramētum qđ vñ C notā
tali die et āno. &c. dñi J Capud J fregit itraued
& caponis aucas & gallinas precii iiii. s. ibi iuent fe
loñ cepit alportauit et qñ J R eū recipit hospitat
et gfortat scētēs ipm esse feloñ et feloñ sic fecisse. Et
pē est balliuo tam pōctm vñ qm pōctm J attach.
et pri. gaole deducere. &c.

Ite pl. qđ M S iniuste et contra pacē traxit lā
giunē sup R B cū gladio ideo ipe in mia Et dētūs
gladius remanet dño ad iudicandō causa fōē.

Item dicūt qđ vñ R. tali die anno et loco. &c. ifra
domū de A furat fuit vnū equū nigrū precii xx. s. cu
iusdē J B & q R C sciens ipm feloñ pōict sic fecisse
ipm recepit hospitat et gfortat ideo i mia & pē ē bal
liuo seſſire equū pōict vt fōiſſactur & de exit rñdeē

Ite dicūt qđ vn⁹ bos nig⁹ ē vn⁹ equ⁹. &c. pueñ de
extcabuē infra dñiū ad fñm pasche vltimo pēit et pē
ē ballio pclamať i foro & in ecclia put mod⁹ ē & mo
do ad istā eād cur pē qđ dētūs bos nig⁹ beſi de ext fñ
infra istud dñiū & ius rñm ad iudicandō qđ post ānū
& diem pclamať debito modo. &c.

Ite qđ quidē ignot⁹ feloñ furat fuit vñū equū
pēit. xx. s. extra istud dominū ideo pceptū est ballio
seſſire dñm equū in manu dñi causa fōiſſactur

Item qđ vñ D accrochavid sibi do cōi aqua tre &c
ad graue nocumentū biē luoz ideo ipe i mia & pē
est balliuo seſſire in manu domini. &c.

Item qđ R la n⁹ & incollumtis cois est bacabūd⁹ qđ
vigilat in noctibus et dormit p diem et nichil labo
rat ideo. &c.

Item dicūt qđ p H vt lagat tñbus die anno et

loco ad sectam. **Q**uod plito transgreditur ideo preceptum est balliuo
seis bona et catalla sua ad opus domini etc.

Item preceptum quod **M**agister corporali coronatoze tunc die et anno
et loco cognovit se sponte felici fecisse viz tali die anno / et
loco per quam recognitione obtinuit regnum. etc.

Et postea reddit sine carta regis et manet intra
dominium istud ideo preceptum est balliuo vel consta-
ble eiusdem domini ipsum **M**agistrum corporaliter attachare et proxime
gaule domini regis adducere ibidem sub acta custodia mo-
ratur quousque etc. et preceptum est balliuo seis bona et
catalla sua.

Item quod **M**agister molendi huius domini siue manerii ce-
pit solvere iniuste et excoisive de ferma baronum suorum
ideo ipse in misericordia.

Item dicunt quod dominus habet fossat non escurat subter
Hlong. .xii. pte. **I**tem preceptum est balliuo emendare.

Item dicunt quod **A** et **C** sunt pistoris panis huma-
ni et fregerunt alliam ideo ipse in misericordia.

Item dicunt quod **B** et **C** habuit diem ad ultimam cum
ad emendandum unum fossatum et oppositum le Hlongit. .xii. pte. et
sub pena. .xl. d. et qz non fecit deum fossatum ideo incur-
sit in dictam penam **E**t preceptum est balliuo levare dictam
penam ad opus domini.

Item dicunt quod **J** et **D** sunt decem et fecerunt decem etc.

Item dicunt quod **R** et **A** qui de domino tenuit diuersas
terras et in libere vocat **S** per legem anglie vel de do-
te vel et iuramentum uxoris eius per seculum. .iii. s. .iii. d. diem
clausit extrinsecum post cuius mortem. **T** est etus fi-
lius et heres proindem et est plene etatis qui est presens
modo in cuius et per it admittit ad dictam terram et tunc et as-
cepit idem terram et dat domino de relictis ut patet in ca-

plte & ficit domino fidelitatem. &c.

C Johānes Melius ē in officio consti bel tassa f ses
uit bel collect reddit & iur est ad presequendi

Item dicit q^d B. & C. D. iniuste leuauerunt
bnum hute^r magnū in pturbatione pacis dñi re-
gis ad nocumentum bñ^r suorum apud B. Ideo in
misericordia.

Modus qualis balliuus bel bedellus qñi seruit
cū^r bo^r assisa pants / & seruicie qñ cū^r totalit^r int^r.

The Stewarde shall make the baylyfe to make /
an oes et dicat. All manere of men / that wylt bake
brede to sell loke they sell .iiii. loues for. i. d. & .ii. lo-
ues for. i. d. and loke ye kepe assyse.

All maner of bzuers that wylt bze we to sell that
they sell a gallonde of ale of the best for. i. d. ob. And
other for. i. d. & other for. ob and kepe thassise and p
no bzuer sell out no burthen tyll p ale founder haue
assayed therof and set a p^rice therupon / vpon payne
of forfayture. &c.

And also all maner of men that haue for to do at
this daye come / and ye shall be harde / oz elles kepe
your daye at the nexte Courte by a resonable war-
nyng / and god saue the kyng.

Afferat

Wills
Whūs.

Do.
Ho.

Modus diuersorum. Jurament 2lt & al offi^r.
To whome the Stewarde shall saye and byd them
laye they^r handes vpon a booke / and saye after me
I shall true constable be and true presentement.

make of blode shedynge outcrys and frays & ref-
cous and duely kepe vnto my power that longeth
vnto the offyce of a constable to do so helpe me god
& holpdome let sic de aliis.

I shall true lge man be and true saythe bere to
kyng Henry the. viii. p no we is and to his heires
& be no thefe ne theues fere nor thefte knowe ne tre-
son ne kepe it counsaile but I shal enforce and do
to wete them that be the kynges offycers that ha-
ue the lawe in gouernaunce. &c.

And shall be buron and obedyent to p Justices
& compylponers sheryffes eschetours baylyffes &
costables & to all other offycers of the kyng in all
p they shal charge me lawfully so helpe me god. &c.

And whan all the courte is done than shall p Ste-
warde chose. ii. iii. oz. iiii. assurers to assere p courte
vpon the yz othes newe charged. &c.

Eye shall truely assere p trespas presented at this
courte & no man asselle moze greuouly for wyathe
ne moze esely for loue but truely after the quantyte
of p wronge oz trespas after your consyens asselle
euery persone so helpe you god & holpdome holdyn-
ge theyr hande vpon the boke durynge the charge
and make them kysse the boke.

Modus iur̃s reddit̃ teñ.

To whome the Stewarde shall saye take hym p
perde & he shall holde the one ende and p Stewarde
shall holde the other ende & shall say thus in p full
courte I yelde bp my tenement & lande that is cal-
led B the whiche I holde of this lordshyppe at the
lordes wyll after the custome of this maner to the

C. i.

behoue of J R and his heys. &c.

¶ *Modus qualiter senescallus debet habere seiam alicuius de
terf acc domino secundum cons manerit.* The ste-
warde shall take the one ende of the yarde in the
hande of hym that shall haue þ lande and he shall
saye thus to hym my lord graunt here to you sea-
son of this lande that ye haue take here in courte to
you and to your heys to holde at my Lordes wyll
after the custome of this maner.

¶ *Et cum hoc factum fuerit.* the stewart shall hydde
hym lape hande vpon the boke and do his seaute &
say in this wyse. I shall bere say that trouthe to my
Lorde of this maner as for this lande þ I haue ta-
ke to holde here of my Lorde in courte & truely doo
pay the rentes lutes and letuyres that logeth ther
to as for the tyme that I shall occuppe so god me/
helpe &c. And byd hym kysse the boke & lape downe
a peny or two as the maner is &c. Et nota. that it be
houeth þ stewart to haue theyr names.

¶ *Modus diuersarum copiarum.* Cum rotul de terris &
tenementis accept & habit scdm consuetudine ma-
nerii tenent ad voluntatem dñi per virgani et qualiter
debet clericus eas scribere in rotulo cur.

¶ Adhanc cum dñs concessit extra manus suas per
C B Senescallum suum C R & A broxi ei⁹ unū te-
nemetum cum sex accis terre cum pectinenciis sa-
cent apud. M. quibus dominus per Senescallum
concedit seiam tenendi sibi et heredib⁹ suis de dño per
virgani ad voluntatem dñi scdm cons manerit & dant
dño de fine p ingressu suo habendi p ut patet in capite
et fecit dño fidelitatem.

Ad hanc curiam dominus concessit per Robertum senescallum suum. Robertus et Johannes uxori eius unum messuagium .vi. ac terram cum pertinentiis iacentem apud B. vocatam B. habendam et tenendam predictam messum et terras cum pertinentiis prefatam Robertus et Johannes heredi et assignis suis ad voluntatem domini secundum consuetudinem manerii reddendam inde annuatim domino et successoribus suis .vi. s. viii. d. pro omnibus et singulis serviciis ad duos anni terminos videlicet ad festa pasche et sancti Michaelis per quales portiones. Et dant domino de fine pro ingratum in hoc habundantius prout patet in capite et fecerunt domino fidelitatem.

Ad hanc curiam venit Robertus et sursu reddi in manus domini unum tenementum vocatum B. ac ad opus Robertus cui dominus per senescallum suum concessit inde sciam tenendi sibi et heredi suis de domino ad voluntatem domini secundum consuetudinem manerii. Et dat domino de fine .ac. et fecit domino fidelitatem.

Ad hanc curiam venit Robertus et Johannes uxori eius ipsa sola prefata et sursu reddi in manus domini unum tenementum cum gardino iacentem inter terram et pte. ac ad opus Robertus et uxoris eius quibus dominus inde concessit sciam habundantius et tenendi prefatam Robertus et Johannes et heredi ipsius Robertus de domino ad voluntatem domini secundum consuetudinem manerii. Et dat domino de fine .ac. et fecerunt domino fidelitatem.

Ad hanc curiam venit Robertus et sursu reddi in manus domini unum tenementum cum gardino nuper Robertus et ad opus Robertus. Robertus et tenendi sibi et heredibus suis de domino ad voluntatem domini secundum consuetudinem manerii sub conditione sequenti quod si predictus Robertus soluat seu solui facere prefatam Robertus .xl. s. ad festa subscripta videlicet ad festum pasche .xli. futurum post datam huius curie .xx. s. ac. et ad festum sci Michaelis .xli. sequentem .xx. s. quod tunc plenus sursu reddi totum stet in suo robore et effectum

et si defecerit in aliqua solutioe predicta in parte vel in to-
to qd ex tunc hñ licebit prefato hñ heredi & assignis suis
restituere et retinere ista serēs reddicioe in aliquo nō ob-
stante. &c. Et dat domino de fine pro ingressu hñdi
&c. et fecit domino fidelitatem.

Ad hanc curiā cōptū ē qd J B extra curiam sursum
reddi in manu J C balliui dñi huius manerii hoc
testi. i. accā testis vocat C quōdā mō Ad opus hñ A cui
dñs inde cōcē sēiam tenēdi sibi & heredi suis de dño
ad volūtātē dñi scdm cōsuetudinē manerii. Et dat
dño de fine. &c. Et fecit domino fidelitatem.

Ad hanc curiam tenet apud hñ tali die & anno. &c.
preest fuit balliuo sessiū in manū dñi vnū tenū cū perti-
nentiā in fñm p Johannis B vocat C eo qd ipse aliena-
uit et dictū tenū vendidit cuius A J sine licencia dñi
Et de exitū inde dño respondere quousq. &c. Et ad
istā eandē curiā dñs ex gratia sua speciali cōcessit dic-
tum tenementū cum ptinentiā J B cui dñs concessit
inde sēiam hñdi sibi & heredi suis de dño ad volun-
tātē dñi tenendi scdm cōsuetudinē manerii et dat
domino de fine et fecit dño fidelitātē.

Ad hanc curiā dñs p C B senelcollū suū conē J C
vnū tenū cū sepibus & fossat & cū oībus suis ptinentiā
vocat hñdi & tenēdi sibi & heredi suis a festo scti Michae-
lis archi primo futurū p dat huius curiā vsq. ad fi-
nē termī. xxii. ānoꝝ extūc pxi. sequenti et plenā cō-
plet reddēdi de dño & successis suis p ānū. iii. s. iiii. s.
ad duos anni terminos viz ad festa scti Michae-
lis archi et pasche p equales porciones prouiso sem-
per qd durāt tēmino pdicto dñs iueniet mactare mīn-
tociens quotiens necesse fuerit dicto tenū ad emeq.

bandi repaſ et ſuſtentandi. Et dat dñs de fine & fa-
cit dñs fidelitatem.

Ad hanc curſ cōptum eſt q̄ cum dñs p̄ T B ſene-
ſcall̄ s̄ ad pri. curſ p̄cedent̄ tenē ap̄d H die lune pri.
poſt feſt̄ ſancti michaelis ā. f. p̄. ꝛc. cōs̄ extra man⁹
ſuas J B & heredi ſuis vnā peciā terſ cōtiſi. iiii. acſ
arrabl̄ quondā T C in D iacent̄ inter terſ J H. ꝛc.
habſidi & tenendi predictā peciā terſ cum ptineñ ſu-
is p̄ſat. J B heredi & aſſign̄ ſuis ſperpñ ad volū-
tatē dñi ſecundū conſuetudinē maſi. Et poſtea ve-
nit quedā Juliana corā T B ſeneſcall̄ dñi et p̄ten-
dit hēre titl̄m in predicta peciā terſ & remiſit et re-
laxauit p̄ſato J heredi & aſſign̄ ſuis per licenciam
domini totum Jus ſuum et clameum que hūit hēt
& habere poteſt in p̄dicta peciā terſ & in quaſt inde
p̄cella ita q̄ nec ipſa nec heredi ſui nec aliquis ali⁹
noīe ſuo aliq̄d Jus vel clameum in p̄dicta peciā ter-
re de cetero erigis vel vendicare poterit ſed ab om-
ni actione Juris inde ſit exclusus per p̄ſentes.
Et predict̄ J dat domino de fine. ꝛc. Et fecit domi-
no fidelitatem.

Ad hanc curſ comptum eſt q̄ J B obiit poſt blet-
mā curſ qui de domino tenuit ſibi & heredi ſuis vnā
p̄cellam terre natie voc̄ H & inde fuit ſeiſitus. ꝛc.
Et dīc̄ q̄ R B frater eiusdē J eſt inde pri. heres &
plene etatis et hic. eſt p̄ſens in curia et petit ad-
mitti. Et admiſſus eſt inde tenens tenendi ſibi et
heredi ſuis de domino ad voluntatem domini ſecū-
dum conſuetudinē manerii. Et dat dñs de fine pro
ingrū. ꝛc. Et fecit. ꝛc.

Ad hanc curiā cōptū eſt q̄ R B ad curſ tenē ap̄d
C. iiii.

Et die Jouis. &c. Surrexerunt reddo in manu dñi unum
tenet et tres acras terre vocat ad opus R et A broz
etius quibus dominus concessit inde sessiam tenendi sibi
et heredi de corporibus suis legitime preceatis et
obierit sine herede de corporibus suis legitime preceatis
quod tunc predicti tenet et tunc remanet rectus heredi ipsius R
et mox cum ille informat per totum homagium quod predicti
et A mox habent sine heredi iter eos legitime per re ob quod
vesi J B frat et heres R B predicti et petiit sessiam per
licet dñi predicti frat et dñs 2c et sessiam tenendi sibi
et heredi suis ad voluntatem dñi scdm concessit Manerit.
Et dat dñs de fine. &c. et fecit dñs fidelitatem.

Ad hanc cum vesi R S et surrexerunt reddo in manu dñi
unum tenementum et octo acras terre vocat R et dñs faciat
ide voluntatem suam et dñs hita inde sessia ex grā sua spe
ciali concessit predicti testis et frat R et J broz ei⁹ durate
vita eorum ita quod post mortem et decessum eorum di
cta terre et tenementum remaneant J broz R et har
di et durante vita sua et post decessum eius predicta
terra et tenementum remaneant heredi ipsius R S
imperiis tenendo eisdem R et J broz eius durante vi
ta eorum per virgam ad voluntatem dñi scdm con
suetudinem manerit in forma predicta salvo iure
cuiuslibet et predicti R et J dant domino de fine.
Et fecerunt domino fidelitatem.

Ad hanc cum compertum est quod R B languidus
extremum surrexerunt reddo in manu dñi extra cum per ma
nus J B in presentia A et R tenent huius modum unum
tenet cum pertinet. &c. ad opus J broz eius tenendo sibi
per servitium inde debet scdm consuetudinem ma
nerit pro termino vite sue / ita quod post decessum

et tunc et predictum tunc remanet in filio predictorum et
et heres de corpore suo legitime procreat et si con-
gat quod predictus filius heres de se legitime procreat
obierit quod tunc predictum tenementum remanet in filio
eorundem et et Et contingat utrunque eorumdem et
filium heres de corporibus suis legitime procreat ob-
it tunc potest tunc cum pertinent per executores utriusque eo-
rum diutius viventis vendat et denique inde preceptum
et pueri pro animabus parentum eorum et suorum be-
netate disponant in viliis et operibus caritativis
et minus celebrandis et elemosinis distribuendis prout
eis melius viderint expedire quibus dominus con-
cessit hereditatem tenendum in forma predicta ad volun-
tatem domini secundum consuetudinem maneris re-
spectuatur fide eorumdem et et pro eo quod sunt
infra etatem. et.

Dat est cum intelligi quod Johannes B sessis fuit de
vno cotagio cum pertinentis in hunc obijt inde scilicet
post cuius mortem presentatum est per totum homagium
quod et filius eius et heres propinquorum et est ple-
ne etatis. Et modo in ista eadem cum beatus et vroz
predictus et petit licet domino admitti secundum consuetudi-
nem maneris ad terciam partem predicti cotagii tenen-
dum sibi secundum consuetudinem maneris in for-
ma predicta. Et dat domino de fine. et.

Et fecit domino fidelitatem Postea autem beatus predictus
et filius et heres predictus et et petit secundum con-
suetudinem maneris se admitti ad predictas duas par-
tes predicti cotagii cum acciderit post mortem pre-
dicti et. et. cum dominus inde concessit hereditatem co-

nenſ ſibi et heredi ſuis de domino ad voluntatē do-
mini perſeruit inde debet & de iure conſueſ. Et dat
domino de ſine pro ingreſſu. &c. Et ſe. it. &c.

¶ Explicit.

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